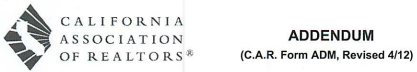
CALIFORNIA		
OF REALTORS	TERMS OF TENANCY	
CAR Form CIT	Revised 11/11)	ENGEL&VÖLKERS
To: Ellen Ruth Stone		
and any other		("Tenant")
(Street Add		(Tellaint)
and any other occupant(s) in possession of the premises locate (Street Address)	ed at:	479
Santa Magina	(Ollan para)	nadaa ("Dramicas")
YOUR TENANCY IN THE PREMISES IS CHANGED AS FOR	ite) (Zip Code)	90402 ("Premises").
effect 30 down in THE PREMISES IS CHANGED AS FOI	LOWS: Unless otherwise pr	ovided, the change shall take
		, whichever is later.
All other terms and conditions of your tenancy shall remai		
A Conditions of your tenancy shall remai	n unchanged.	
. Rent Snall be \$		
	ne increases the rent to an ar	mount that exceeds any rental
Partition distilled Propose the last 42 months by more than 4	no/ than the channe snau idi	GE ELIEUL DU GAVS HOLLI SCIVIOC
of this Notice or on		, whichever is later.)
2 0		
2. Security deposit shall be increased by \$	<u></u> •	
3. Other: Rent shall be \$10,450 per month for a month to n		month if a six month
extension is signed and rent shall remain at \$9500 per in	nonth if a 12 month extensis	on is signed. Security
deposit shall be increased by twice the amount of the re	ent increase	
deposit shall be increased by twice the amount of the re	ant increase.	
	Contract Con	
		1111
10	D	ate 10/25/16
Landlord		
(Owner or Agent) Katherine Beckley		The second second second
Tenant acknowledges receipt of this notice of change in tel	ms of tenancy.	
		ate
Tenant		
Ellen Ruth Stone		ate
Tenant		ate
Tenati		
4. DELIVERY OF NOTICE/PROOF OF SERVICE:		
4. DELIVERY OF NOTICE! Two Trier Shaws	f on _	(date)
This Notice was served by Tyler Shaw. In the following manner: (if mailed, a copy was mailed at the Notice was personally a copy of the Notice was personally and the copy of	Santa Monica	(Location))
In the following manner: (if mailed, a copy was mailed at A. Personal service. A copy of the Notice was personall	delivered to the above nam	ed Tenant
B. Substituted service. A copy of the Notice was lot we residence or usual place of business and a copy was	mailed to the Tenant at the P	remises.
and mail A copy of the Notice was affixed to	a conspicuous place on the	ne Premises and a copy was
That had been all the figures.		
D. Mail. This Notice was mailed to Tenant at the Premise	s.	
D. Mail. This rouse		110-21 11
WC (10-26-16
(Signature of person serving Notice)		(Date)
Tyler Shawaf		
(Print Name) (Keep a copy for y	our records)	
1 United States (Title 17 U.S. Code) feeted the season thanked seconds.	ation of this form	by photocopy marking or new other many
The copyright laws of the United States (1997) The Copyright (0.1991-2011, CALLFORNIA ASSOCIATION OF REALTOR including facsimile or computerized formats. Copyright (0.1991-2011, CALLFORNIA ASSOCIATION OF REALTOR IN THE CALIFORNIA ASSOCIATION OF REALTOR (1997).	IATION OF REALTORSO, INC. ALL RI	GHTS RESERVED.
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525 South Virgil Avenue, Los Angeles, California 90020		
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NOTICE OF CHANCE IN THE		Date
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ruicilase Agre	ement,						
dated No	vember 20, 2015	on property	nown as				
1100	Venneer 20, 2010	_ , on property	Santa Monica	CA 90402			
in which	(F)	Ellen F	Ruth Stone	, 0,, 00,00	4	is referred to as	Buver Tenant
and		Katherine				is referred to as	eller Landlord
	n to paying by perso			id via EFT to:	0		
	number 102000076						
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certificate is p	rovided to Tenant.						
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	to carry renters ins						
	ngings, with Katherii		med as additiona	al insured. A	copy of ren	ters insurance polic	y shall be
provided to La	andlord prior to lease	e start date.					
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The foregoing t	terms and conditions a	are hereby agre	ed to, and the un	dersigned ac i	nowledge re	ceipt of a copy of this	document
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Buyer Tenant	Ellen Ruth Stone	. 1	1/25/2015	eller I and	llord Z		11/25/2015
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ADM REVISED	0 4/12 (PAGE 1 OF 1)						EQUAL HOUSING OPPORTUNITY

ADDENDUM (ADM PAGE 1 OF 1)

ENGEL & VOELKERS Santa Monica, 1123 Montana Ave Santa Monica, CA 90403 Phone: 310-592-6500 a: 888-592-6501 608 Lincoln Blvd. Produced with ip orm by ipLogi www_ipLogi

Case 2:23-cv-03122-JFW-E Coment 29-LFill Codd 23 Page 1 2419

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RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

ENGEL&VÖLKERS

OF REALTORS® (C.A.R. Form LR, Revised 12/13) 11/20/2015 Katherine Beckley ("Landlord") and Ellen Ruth Stone ("Tenant") agree as follows: PROPERTY: A. Landlord rents to Tenant and Tenant rents from Landlord, the real property and improvements described as: Santa Monica, CA 90402 The Premises are for the sole use as a personal residence by the following named person(s) only: Ellen Ruth Stone C. The following personal property, maintained pursuant to paragraph 11, is included: Stove, dishwasher, washer/dryer, wine fridge, hoof fan or [(if checked) the personal property on the attached addendum. D. The Premises may be subject to a local rent control ordinance Santa Monica Rent Control TERM: The term begins on (date) December 7, 2015 ("Commencement Date"), (Check A or B): Month-to-Month: and continues as a month-to-month tenancy. Tenant may terminate the tenancy by giving written notice at least 30 days prior to the intended termination date. Landlord may terminate the tenancy by giving written notice as provided by law. Such notices may be Lease: and shall terminate on (date) December 6, 2016 11:59 at Tenant shall vacate the Premises upon termination of the Agreement, unless: (i) Landlord and Tenant have extended this Agreement in writing or signed a new agreement; (ii) mandated by local rent control law; or (iii) Landlord accepts Rent from Tenant (other than past due Rent), in which case a month-to-month tenancy shall be created which either party may terminate as specified in paragraph 2A. Rent shall be at a rate agreed to by Landlord and Tenant, or as allowed by law. All other terms and conditions of this Agreement shall remain in full 3. RENT: "Rent" shall mean all monetary obligations of Tenant to Landlord under the terms of the Agreement, except security deposit. A. Tenant agrees to pay \$ 9,500.00 per month for the term of the Agreement. B. Rent is payable in advance on the 1st (or) day of each calendar month, and is delinquent on the next day. C. If Commencement Date falls on any day other than the day Rent is payable under paragraph 3B, and Tenant has paid one full month's Rent in advance of Commencement Date, Rent for the second calendar month shall be prorated and Tenant shall pay 1/30th of the monthly rent per day for each day remaining in prorated second month. PAYMENT: Rent shall be paid by personal check, money order, cashier's check, or other (name) Katherine Beckley (phone) (646)244-2447 (address) 101 California Avenue, Apt. 1204, Santa Monica, CA 90403 at any other location subsequently specified by Landlord in writing to Tenant) (and 🗌 if checked, rent may be paid personally, between the hours on the following days). If any payment and is returned for non-sufficient funds ("NSF") or because tenant stops payment, then, after that: (i) Landlord may, in writing, require Tenant to pay Rent in cash for three months and (ii) all future Rent shall be paid by money order, or x cashier's check. 4. SECURITY DEPOSIT: as a security deposit. Security deposit will be x transferred to and held by the Tenant agrees to pay \$ 19,000.00 Owner of the Premises, or held in Owner's Broker's trust account. All or any portion of the security deposit may be used, as reasonably necessary, to: (i) cure Tenant's default in payment of Rent (which includes Late Charges, NSF fees or other sums due); (ii) repair damage, excluding ordinary wear and tear, caused by Tenant or by a guest or licensee of Tenant; (iii) clean Premises, if necessary, upon termination of the tenancy; and (iv) replace or return personal property or appurtenances. SECURITY DEPOSIT SHALL NOT BE USED BY TENANT IN LIEU OF PAYMENT OF LAST MONTH'S RENT. If all or any portion of the security deposit is used during the tenancy, Tenant agrees to reinstate the total security deposit within five days after written notice is delivered to Tenant. Within 21 days after Tenant vacates the Premises, Landlord shall: (1) furnish Tenant an itemized statement indicating the amount of any security deposit received and the basis for its disposition and supporting documentation as required by California Civil Code § 1950.5(g); and (2) return any remaining portion of the security deposit to Tenant. C. Security deposit will not be returned until all Tenants have vacated the Premises and all keys returned. Any security deposit returned by check shall be made out to all Tenants named on this Agreement, or as subsequently modified. D. No interest will be paid on security deposit unless required by local law. E. If the security deposit is held by Owner, Tenant agrees not to hold Broker responsible for its return. If the security deposit is held in Owner's Broker's trust account, and Broker's authority is terminated before expiration of this Agreement, and security deposit is released to someone other than Tenant, then Broker shall notify Tenant, in writing, where and to whom security deposit has been released. Once Tenant has been provided such notice. Tenant agrees not to hold Broker responsible for the security deposit. 5. MOVE-IN COSTS RECEIVED/DUE: Move-in funds made payable to See Addendum #1 shall be paid by personal check, money order, or cashier's check **Date Due Total Due Payment Received Balance Due** Category Rent from 12/07/2015 12/31/2015 (date) \$7,916,00 01/01/2016 \$7,916.00 \$19,000.00 11/27/2015 *Security Deposit \$19,000.00 Other Rent 1/1/16-1/31/16 \$9,500.00 11/27/2015 \$9,500.00 Other \$36,416.00 11/27/15&1/1/16 Total \$36,416.00 *The maximum amount Landlord may receive as security deposit, however designated, cannot exceed two months' Rent for unfurnished premises, or three months' Rent for furnished premises. Tenant's Initials (Landlord's Initials (© 2013, California Association of REALTORS®, Inc.

LR REVISED 12/13 (PAGE 1 OF 6)



RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 1 OF 6)

Fax: 888-592-6501 608 Lincoln Blvd. ENGEL & VOELKERS Santa Monica, 1123 Montana Ave Santa Monica, CA 90403 Phone: 310-592-6500 Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLo

Case 2:23-cv-03122-JFW-E Document 29-6 Filed 06/16/23 Page 4 of 17 Page ID #:420

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Premises: Santa Monica, CA 90402	Date: <i>November 20, 2015</i>
 6. LATE CHARGE; RETURNED CHECKS: A. Tenant acknowledges either late payment of Rent or issuance of a returned check mexpenses, the exact amounts of which are extremely difficult and impractical to determine limited to, processing, enforcement and accounting expenses, and late charges imposed due from Tenant is not received by Landlord within 5 (or	These costs may include, but are not on Landlord. If any installment of Rent fter the date due, or if a check is returned, or10.000 % of the Rent due as fee for each additional returned check,
reason of Tenant's late or NSF payment. Any Late Charge or NSF fee due shall be pa Landlord's acceptance of any Late Charge or NSF fee shall not constitute a waiver as to to collect a Late Charge or NSF fee shall not be deemed an extension of the date Rer Landlord from exercising any other rights and remedies under this Agreement and as provided by lav 7. PARKING: (Check A or B)	id with the current installment of Rent. any default of Tenant. Landlord's right is due under paragraph 3 or prevent
A. Parking is permitted as follows: <u>Garage</u>	
The right to parking X is is not included in the Rent charged pursuant to paragressing parking rental fee shall be an additional \$\frac{1}{2} \text{per month. Parking space(s)} \text{per month per month. Parking space(s)} per month per month per motor vehicle fluids shall not be parked on the Premises. Mechanical work or storage in parking space(s) or elsewhere on the Premises. OR B. Parking is not permitted on the Premises. STORAGE: (Check A or B)	ting space(s) are to be used for parking buses or trucks (other than pick-up clean. Vehicles leaking oil, gas or other
A. Storage is permitted as follows:	and the parameter 2. If not included
The right to separate storage space _ is, _ is not, included in the Rent charged property in the Rent, storage space fee shall be an additional \$	er month. Tenant shall store only personal another has any right, title or interest. materials, explosives, hazardous waste
except , which shall be paid for by Landlor	d. If any utilities are not separately metered,
place utilities in Tenant's name as of the Commencement Date. Landlord is only responsible for installing and one telephone line to the Premises. Tenant shall pay any cost for conversion from existing utilities so 10. CONDITION OF PREMISES: Tenant has examined Premises and, if any, all furniture, furnishings, approached detector(s). (Check all that apply:) A. Tenant acknowledges these items are clean and in operable condition, with the following exceptions.	ervice provider. bliances, landscaping and fixtures, including
B. Tenant's acknowledgment of the condition of these items is contained in an attached statement of condition (C.A.R. Form MIMO) ☐ Agreement; ☐ prior to the Commencement Date; ☐ within 3 days after the Commencement Date (ii) Tenant shall complete and return the MIMO to Landlord within 3 (or ☑ 10 return the MIMO within that time shall conclusively be deemed Tenant's Acknowledge MIMO.	within 3 days after execution of this e.) days after Delivery. Tenant's failure to
D. Tenant will provide Landlord a list of items that are damaged or not in operable condition	within 3 (or 🗌) days after
Commencement Date, not as a contingency of this Agreement but rather as an acknowledgement of t	he condition of the Premises.
E. Other:	
 A. Tenant shall properly use, operate and safeguard Premises, including if applicable, any appliances, and all mechanical, electrical, gas and plumbing fixtures, carbon monoxide devices a Premises clean, sanitary and well ventilated. Tenant shall be responsible for checking and maintain additional phone lines beyond the one line and jack that Landlord shall provide and maintain. in writing, of any problem, malfunction or damage with any item including carbon monoxide devices shall be charged for all repairs or replacements caused by Tenant, pets, guests or licensees of Tena shall be charged for all damage to Premises as a result of failure to report a problem in a timely of drain blockages or stoppages, unless caused by defective plumbing parts or tree roots invading sets. B. XLandlord Tenant shall water the garden, landscaping, trees and shrubs, except: 	and smoke alarms, and keep them and the ning all carbon monoxide detectors and any Tenant shall immediately notify Landlord, and smoke alarms on the property. Tenant nt, excluding ordinary wear and tear. Tenant manner. Tenant shall be charged for repair ewer lines.
C. XLandlord Tenant shall maintain the garden, landscaping, trees and shrubs, except:	
D. Landlord Tenant shall maintain E. Tenant's failure to maintain any item for which Tenant is responsible shall give Landlord	the right to hire someone to perform
such maintenance and charge Tenant to cover the cost of such maintenance. F. The following items of personal property are included in the Premises without warranty a replace them:	1.77
Tenant's Initials () () Landlord's Initials	als () ()

LR REVISED 12/13 (PAGE 2 OF 6)

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 2 OF 6)

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608 Lincoln Blvd.



Case 2:23-cv-03122-JFW-E Document 29-6 Filed 06/16/23 Page 5 of 17 Page ID #:421 DocuSian Envelope ID: CD79B64E-27CC-4674-ADE0-2203AF6C922B Santa Monica, CA 90402 Premises Date: November 20, 2015 12. NEIGHBORHOOD CONDITIONS: Tenant is advised to satisfy him or herself as to neighborhood or area conditions, including schools, proximity and adequacy of law enforcement, crime statistics, proximity of registered felons or offenders, fire protection, other governmental services, availability, adequacy and cost of any wired, wireless internet connections or other telecommunications or other technology services and installations, proximity to commercial, industrial or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, cemeteries, facilities and condition of common areas, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Tenant. 13. PETS: Unless otherwise provided in California Civil Code §54.2, no animal or pet shall be kept on or about the Premises without Landlord's prior written consent, except: 1 Maltese dog 14. (If checked) NO SMOKING: No smoking of any substance is allowed on the Premises or common areas. If smoking does occur on the Premises or common areas, (i) Tenant is responsible for all damage caused by the smoking including, but not limited to stains, burns, odors and removal of debris; (ii) Tenant is in breach of this Agreement; (iii) Tenant, guests, and all others may be required to leave the Premises; and (iv) Tenant acknowledges that in order to remove odor caused by smoking, Landlord may need to replace carpet and drapes and paint the entire premises regardless of when these items were last cleaned, replaced, or repainted. Such actions and other necessary steps will impact the return of any security deposit. The Premises or common areas may be subject to a local non-smoking ordinance. 15. RULES/REGULATIONS: A. Tenant agrees to comply with all Landlord rules and regulations that are at any time posted on the Premises or delivered to Tenant, Tenant shall not, and shall ensure that guests and licensees of Tenant shall not, disturb, annoy, endanger or interfere with other tenants of the building or neighbors, or use the Premises for any unlawful purposes, including, but not limited to, using, manufacturing, selling, storing or transporting illicit drugs or other contraband, or violate any law or ordinance, or commit a waste or nuisance on or about the Premises. (If applicable, check one) 1. Landlord shall provide Tenant with a copy of the rules and regulations within 10 days or Core 2. Tenant has been provided with, and acknowledges receipt of, a copy of the rules and regulations. 16. X (If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMENT: The Premises are a unit in a condominium, planned unit development, common interest subdivision or other development governed by a homeowners' association ("HOA"). The name of the HOA is Tenant agrees to comply with all HOA covenants, conditions and restrictions, bylaws, rules and regulations and decisions ("HOA Rules"). Landlord shall provide Tenant copies of HOA Rules, if any. Tenant shall reimburse Landlord for any fines or charges imposed by HOA or other authorities, due to any violation by Tenant, or the guests or licensees of Tenant. (Check one) 1. Landlord shall provide Tenant with a copy of the HOA Rules within 10 days OR 2. Tenant has been provided with, and acknowledges receipt of, a copy of the HOA Rules. 17. ALTERATIONS; REPAIRS: Unless otherwise specified by law or paragraph 29C, without Landlord's prior written consent, (i) Tenant shall not make any repairs, alterations or improvements in or about the Premises including painting, wallpapering, adding or changing locks, installing antenna or satellite dish(es), placing signs, displays or exhibits, or using screws, fastening devices, large nails or adhesive materials; (ii) Landlord shall not be responsible for the costs of alterations or repairs made by Tenant; (iii) Tenant shall not deduct from Rent the costs of any repairs, alterations or improvements; and (iv) any deduction made by Tenant shall be considered unpaid Rent. 18. KEYS: LOCKS: Tenant acknowledges receipt of (or Tenant will receive prior to the Commencement Date, or X Commencement Date remote control device(s) for garage door/gate opener(s), X 2 key(s) to Premises, key(s) to mailbox, X 2 keys to side door key(s) to common area(s), Tenant acknowledges that locks to the Premises have, x have not, been re-keyed. If Tenant re-keys existing locks or opening devices, Tenant shall immediately deliver copies of all keys to Landlord. Tenant shall pay all costs and charges related to loss of any keys or opening devices. Tenant may not remove locks, even if installed by Tenant. **19. ENTRY:** A. Tenant shall make Premises available to Landlord or Landlord's representative for the purpose of entering to make necessary or agreed repairs, (including, but not limited to, installing, repairing, testing, and maintaining smoke detectors and carbon monoxide devices, and bracing, anchoring or strapping water heaters), decorations, alterations, or improvements, or to supply necessary or agreed services, or to show Premises to prospective or actual purchasers, tenants, mortgagees, lenders, appraisers, or contractors. Landlord and Tenant agree that 24-hour written notice shall be reasonable and sufficient notice, except as follows: (1) 48-hour written notice is required to conduct an inspection of the Premises prior to the Tenant moving out, unless the Tenant waives the right to such notice. (2) If Landlord has in writing informed Tenant that the Premises are for sale and that Tenant will be notified orally to show the premises (C.A.R. Form NSE), then, for the next 120 days following the delivery of the NSE, notice may be given orally to show the Premises to actual or prospective purchasers. (3) No written notice is required if Landlord and Tenant orally agree to an entry for agreed services or repairs if the date and time of entry are within one week of the oral agreement. (4) No notice is required: (i) to enter in case of an emergency; (ii) if

the Tenant is present and consents at the time of entry; or (iii) if the Tenant has abandoned or surrendered the Premises.

[(If checked) Tenant authorizes the use of a keysafe/lockbox to allow entry into the Premises and agrees to sign a keysafe/lockbox addendum (C.A.R. Form KLA).

20. SIGNS: Tenant authorizes Landlord to place FOR SALE/LEASE signs on the Premises.

21. ASSIGNMENT; SUBLETTING: Tenant shall not sublet all or any part of Premises, or assign or transfer this Agreement or any interest in it, without Landlord's prior written consent. Unless such consent is obtained, any assignment, transfer or subletting of Premises or this Agreement or tenancy, by voluntary act of Tenant, operation of law or otherwise, shall, at the option of Landlord, terminate this Agreement. Any proposed assignee, transferee or sublessee shall submit to Landlord an application and credit information for Landlord's approval and, if approved, sign a separate written agreement with Landlord and Tenant. Landlord's consent to any one assignment, transfer or sublease, shall not be construed as consent to any subsequent assignment, transfer or sublease and does not release Tenant of Tenant's obligations under this Agreement.

Tenant's Initials (<u>'r'.</u>)()	Landlord's Initials ()(
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Case 2:23-cv-03122-JFW-E Document 29-6 Filed 06/16/23 Page 6 of 17 Page ID #:422

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Premises: Santa Monica, CA 90402	Date: November 20, 2015
22. JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenant, each one responsible for the performance of all obligations of Tenant under this Agreement, jointly will	shall be individually and completely
whether or not in possession. 23. ★ LEAD-BASED PAINT (If checked): Premises were constructed prior to 1978. In accordance	e with federal law, Landlord gives and
Tenant acknowledges receipt of the disclosures on the attached form (C.A.R. Form FLD) and a feder 24. MILITARY ORDNANCE DISCLOSURE: (If applicable and known to Landlord) Premises a	
once used for military training, and may contain potentially explosive munitions. 25. PERIODIC PEST CONTROL: Landlord has entered into a contract for periodic pest control give Tenant a copy of the notice originally given to Landlord by the pest control company.	ol treatment of the Premises and shall
26. METHAMPHETAMINE CONTAMINATION: Prior to signing this Agreement, Landlord has official has issued an order prohibiting occupancy of the property because of methampl notice and order are attached.	
27. MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Pregistered sex offenders is made available to the public via an Internet Web site mainta	
www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will indoffender resides or the community of residence and ZIP Code in which he or she resides. (No required to check this website. If Tenant wants further information, Tenant should obtain information direct	ude either the address at which the either Landlord nor Brokers, if any, are
28. POSSESSION:	· ·
A. Tenant is not in possession of the Premises. If Landlord is unable to deliver possession such Date shall be extended to the date on which possession is made available to T possession within 5 (or) calendar days after agreed Commencement Da by giving written notice to Landlord, and shall be refunded all Rent and security deposit when Tenant has returned all keys to the Premises to Landlord. B Tenant is already in possession of the Premises.	enant. If Landlord is unable to deliver te, Tenant may terminate this Agreement
29. TENANT'S OBLIGATIONS UPON VACATING PREMISES: A. Upon termination of this Agreement, Tenant shall: (i) give Landlord all copies of all including any common areas; (ii) vacate and surrender Premises to Landlord, empty of and/or storage space; (iv) clean and deliver Premises, as specified in paragraph C below referenced in paragraph 10; (v) remove all debris; (vi) give written notice to Landlord of	all persons; (iii) vacate any/all parking to Landlord in the same condition as
B. All alterations/improvements made by or caused to be made by Tenant, with or without L	andlard's consent become the property
of Landlord upon termination. Landlord may charge Tenant for restoration of the Premises	
alterations/improvements. C. Right to Pre-Move-Out Inspection and Repairs: (i) After giving or receiving notice of	termination of a tenancy (CAR Form
NTT), or before the end of a lease, Tenant has the right to request that an inspection termination of the lease or rental (C.A.R. Form NRI). If Tenant requests such an inspection to remedy identified deficiencies prior to termination, consistent with the terms of this Agmade to the Premises as a result of this inspection (collectively, "Repairs") shall be made performed by Tenant or through others, who have adequate insurance and licenses and shall comply with applicable law, including governmental permit, inspection and apperformed in a good, skillful manner with materials of quality and appearance comparable that exact restoration of appearance or cosmetic items following all Repairs may not be receipts for Repairs performed by others; (b) prepare a written statement indicating the date of such Repairs; and (c) provide copies of receipts and statements to Landlord prior apply when the tenancy is terminated pursuant to California Code of Civil Procedure § 1161(2), (3) or	of the Premises take place prior to n. Tenant shall be given an opportunity greement. (ii) Any repairs or alterations at Tenant's expense. Repairs may be are approved by Landlord. The work proval requirements. Repairs shall be to existing materials. It is understood possible. (iii) Tenant shall: (a) obtain the Repairs performed by Tenant and to termination. Paragraph 29C does not
30. BREACH OF CONTRACT; EARLY TERMINATION: In addition to any obligations establish termination by Tenant prior to completion of the original term of the Agreement, Tenant shall commissions, advertising expenses and painting costs necessary to ready Premises for re-re-	ed by paragraph 29, in the event of also be responsible for lost Rent, rental
amounts from Tenant's security deposit. 31. TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landlord	, to temporarily vacate Premises for a
reasonable period, to allow for fumigation (or other methods) to control wood destroying p Premises. Tenant agrees to comply with all instructions and requirements necessary to p	
control, fumigation or other work, including bagging or storage of food and medicine, and	removal of perishables and valuables.
Tenant shall only be entitled to a credit of Rent equal to the per diem Rent for the period of time Tenant is 32. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or partially damaged or	
other casualty that render Premises totally or partially uninhabitable, either Landlord or Tenant ma	y terminate this Agreement by giving the
other written notice. Rent shall be abated as of the date Premises become totally or partially uninficurrent monthly Rent prorated on a 30-day period. If the Agreement is not terminated, Landlord shall perioduced based on the extent to which the damage interferes with Tenant's reasonable use of Premises.	promptly repair the damage, and Rent shall
of Tenant or Tenant's guests, only Landlord shall have the right of termination, and no reduction in Rent s	shall be made.
33. INSURANCE: Tenant's or guest's personal property and vehicles are not insured by Landagainst loss or damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of advised to carry Tenant's own insurance (renter's insurance) to protect Tenant from an comply with any requirement imposed on Tenant by Landlord's insurer to avoid: (i) an incomply with any requirement imposed on Tenant by Landlord's insurer to avoid: (i) an incomply with any requirement imposed on Tenant by Landlord's insurer to avoid: (ii) an incomplete.	others, or any other cause. Tenant is y such loss or damage. Tenant shall
 (or Tenant shall pay for the increase in premium); or (ii) loss of insurance. 34. WATERBEDS: Tenant shall not use or have waterbeds on the Premises unless: (i) Tenant of (ii) Tenant increases the security deposit in an amount equal to one-half of one month's Rent; 	
load capacity of Premises. 35. WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same or any substitutions.	osequent breach.
Mary	A
Tenant's Initials () () Landlord's Initials	als () ()

LR REVISED 12/13 (PAGE 4 OF 6)



608 Lincoln Blvd.

Case 2:23-cv-03122-JFW-E Document 29-6 Filed 06/16/23 Page 7 of 17 Page ID #:423

DocuSign Envelope ID: CD79B64E-27CC-4674-ADE0-2203AF6C922B

Pre	mises: Santa Monica, CA 90402	Date: November 20, 2015
36	NOTICE: Notices may be served at the following address, or at any other location subsequently designate	
	Landlord: Katherine Beckley Tenant: Ellen Ruth Stor	16
	Santa Monica, CA 90403	
	TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certifical Landlord's agent within 3 days after its receipt. Failure to comply with this requirement shall that the tenant estoppel certificate is true and correct, and may be relied upon by a lender or purchaser.	
	REPRESENTATION: A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Ter Tenant's rental application are accurate. Landlord requires all occupants 18 years of age or complete a lease rental application. Tenant acknowledges this requirement and agrees to notif Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Land credit report periodically during the tenancy in connection with the modification or enforcem cancel this Agreement: (i) before occupancy begins; (ii) upon disapproval of the credit report(s) that information in Tenant's application is false. A negative credit report reflecting on Tenant's reporting agency if Tenant fails to fulfill the terms of payment and other obligations under this Agreement. B. LANDLORD REPRESENTATIONS: Landlord warrants, that unless otherwise specified in w recorded Notices of Default affecting the Premises; (ii) any delinquent amounts due under any loany bankruptcy proceeding affecting the Premises. MEDIATION:	older and all emancipated minors to y Landlord when any occupant of the dlord and Broker(s) to obtain Tenant's ent of this Agreement. Landlord may or (iii) at any time, upon discovering record may be submitted to a credit riting, Landlord is unaware of (i) any
	 A. Consistent with paragraphs B and C below, Landlord and Tenant agree to mediate any disposition of this Agreement, or any resulting transaction, before resorting to court action. Mediation among the parties involved. If, for any dispute or claim to which this paragraph applies, any attempting to resolve the matter through mediation, or refuses to mediate after a request not be entitled to recover attorney fees, even if they would otherwise be available to that party in any s. B. The following matters are excluded from mediation: (i) an unlawful detainer action; (ii) the lien; and (iii) any matter within the jurisdiction of a probate, small claims or bankruptcy court the recording of a notice of pending action, for order of attachment, receivership, injunction not constitute a waiver of the mediation provision. C. Landlord and Tenant agree to mediate disputes or claims involving Listing Agent, Leasing provided Broker shall have agreed to such mediation prior to, or within a reasonable time aft such Broker. Any election by Broker to participate in mediation shall not result in Broker being deemed. ATTORNEY FEES: In any action or proceeding arising out of this Agreement, the prevailing participate in the participate in the participate in the participate in the participat	fees, if any, shall be divided equally party commences an action without first has been made, then that party shall uch action. filing or enforcement of a mechanic's. The filing of a court action to enable in, or other provisional remedies, shall Agent or property manager ("Broker"), er, the dispute or claim is presented to a party to this Agreement.
41.	be entitled to reasonable attorney fees and costs, except as provided in paragraph 39A. C.A.R. FORM: C.A.R. Form means the specific form referenced or another comparable form agreed to by OTHER TERMS AND CONDITIONS; SUPPLEMENTS: Interpreter/Translator Agreement (C.A.R. Form	the parties.
	Keysafe/Lockbox Addendum (C.A.R. Form KLA): Lead-Based Paint and Lead-Based Paint Hazards Landlord in Default Addendum (C.A.R. Form LID)Addendum #1,Lease/Rental Mold Ventilation Adm Statement of Compliance, Carbon Monoxide Detector Notice	Disclosure (C.A.R. Form FLD);
	The following ATTACHED supplements are incorporated in this Agreement:	
	TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All und incorporated in this Agreement. Its terms are intended by the parties as a final, complete and with respect to its subject matter, and may not be contradicted by evidence of any prior agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining process and effect. Neither this Agreement nor any provision in it may be extended, amended, writing. This Agreement is subject to California landlord-tenant law and shall incorporate all successors to such law. This Agreement and any supplement, addendum or modification, including more counterparts, all of which shall constitute one and the same writing. AGENCY:	exclusive expression of their Agreement agreement or contemporaneous oral provisions will nevertheless be given full modified, altered or changed except in changes required by amendment or
44.	A. CONFIRMATION: The following agency relationship(s) are hereby confirmed for this transaction:	
	Listing Agent: (Print firm name) ENGEL & VOELKERS Santa M is the agent of (check one): the Landlord exclusively; or _x' both the Landlord and Tenant.	onica
	Leasing Agent: (Print firm name) ENGEL & VOELKERS Santa II	Monica
	(if not same as Listing Agent) is the agent of (check one): ☐ the Tenant exclusively; or ☐ the La and Landlord.	andlord exclusively; or X both the Tenant
45.	 B. DISCLOSURE: ▼ (If checked): The term of this lease exceeds one year. A disclosure regarding real AD) has been provided to Landlord and Tenant, who each acknowledge its receipt. ■ TENANT COMPENSATION TO BROKER: Upon execution of this Agreement, Tenant agree specified in a separate written agreement between Tenant and Broker. 	
	Specified in a separate written agreement between Terlant and broker.	
	· Ma	100
	Tenant's Initials () () Landlord's Initia	s () ()
LR	REVISED 12/13 (PAGE 5 OF 6)	



Case 2:23-cv-03122-JFW-E Document 29-6 Filed 06/16/23 Page 8 of 17 Page ID #:424 DocuSign Envelope ID: CD79B64E-27CC-4674-ADE0-2203AF6C922B Santa Monica, CA 90402 Date: November 20, 2015 46. INTERPRETER/TRANSLATOR: The terms of this Agreement have been interpreted for Tenant into the following language: . Landlord and Tenant acknowledge receipt of the attached interpreter/translator agreement (C.A.R. Form ITA). 47. FOREIGN LANGUAGE NEGOTIATION: If this Agreement has been negotiated by Landlord and Tenant primarily in Spanish, Chinese, Tagalog, Korean or Vietnamese, pursuant to the California Civil Code, Tenant shall be provided a translation of this Agreement in the language used for the negotiation. 48. OWNER COMPENSATION TO BROKER: Upon execution of this Agreement, Owner agrees to pay compensation to Broker as specified in a separate written agreement between Owner and Broker (C.A.R. Form LCA). 49. RECEIPT: If specified in paragraph 5, Landlord or Broker, acknowledges receipt of move-in funds. Landlord and Tenant acknowledge and agree Brokers: (a) do not guarantee the condition of the Premises; (b) cannot verify representations made by others; (c) cannot provide legal or tax advice; (d) will not provide other advice or information that exceeds the knowledge, education or experience required to obtain a real estate license. Furthermore, if Brokers are not also acting as Landlord in this Agreement, Brokers: (e) do not decide what rental rate a Tenant should pay or Landlord should accept; and (f) do not decide upon the length or other terms of tenancy. Landlord and Tenant agree that they will seek legal, tax, insurance and other desired assistance from appropriate professionals. Tenant agrees to rent the Premises on the above terms and conditions. 11/25/2015 Ellen Ruth Stone Tenant Ellen Ruth Stone Date Address Telephone E-mail ellen@stonebelic.com Date Tenant City State Zip Address E-mail Telephone Fax GUARANTEE: In consideration of the execution of this Agreement by and between Landlord and Tenant and for valuable consideration, receipt of which is hereby acknowledged, the undersigned ("Guarantor") does hereby: (i) guarantee unconditionally to Landlord and Landlord's agents, successors and assigns, the prompt payment of Rent or other sums that become due pursuant to this Agreement, including any and all court costs and attorney fees included in enforcing the Agreement; (ii) consent to any changes, modifications or alterations of any term in this Agreement agreed to by Landlord and Tenant; and (iii) waive any right to require Landlord and/or Landlord's agents to proceed against Tenant for any default occurring under this Agreement before seeking to enforce this Guarantee. Guarantor (Print Name) Guarantor Date Zip Address City State E-mail Telephone Fax Landlord agrees to rent the Premises on the above terms and conditions. 11/25/2015 Landlord Katherine Beckley Apt.1204, Santa Monica, CA 90403 Address 101 California Avenue, Telephone (646)244-2447 E-mail katiebeckley@icloud.com Fax **REAL ESTATE BROKERS:** A. Real estate brokers who are not also Landlord under this Agreement are not parties to the Agreement between Landlord and Tenant. B. Agency relationships are confirmed in paragraph 44. C. COOPERATING BROKER COMPENSATION: Listing Broker agrees to pay Cooperating Broker (Leasing Firm) and Cooperating Broker agrees to accept: (i) the amount specified in the MLS, provided Cooperating Broker is a Participant of the MLS in which the Property is offered for sale or lease or a reciprocal MLS; or (ii) [(if checked) the amount specified in a separate written agreement between Listing Broker and Cooperating Broker. Real Estate Broker (Listing Firm) ENGEL & 11/25 CalBRE Lic. # 01911544 KERS Santa Monica By (Agent) Slace Single Staci Siegel CalBRE Lic. # 01711008 Date Address State Zip E-mail staci.siegel@evusa.com Telephone Real Estate Broker (Leasing Firm) ENGEL & VOELKERS Santa Monica CalBRE Lic. # 01911544 Staci Siegel CalBRE Lic. # 01711008 Date By (Agent) State CA Zip 90403

City Santa Monica Address 1123 Montana Avenue Telephone (310)592-6500 Fax (888)592-6501 E-mail staci.siegel@engelvoelkers.com

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Reviewed by Date

LR REVISED 12/13 (PAGE 6 OF 6)

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 6 OF 6)



WATER HEATER AND SMOKE DETECTOR STATEMENT OF COMPLIANCE

(C.A.R. Form WHSD, Revised 11/10)



Property Address:

Santa Monica, CA 90402

NOTE: A seller who is not required to provide one of the following statements of compliance is not necessarily exempt from the obligation to provide the other statement of compliance.

WATER HEATER STATEMENT OF COMPLIANCE

- 1. STATE LAW: California Law requires that all new and replacement water heaters and existing residential water heaters be braced, anchored or strapped to resist falling or horizontal displacement due to earthquake motion. "Water heater" means any standard water heater with a capacity of no more than 120 gallons for which a pre-engineered strapping kit is readily available. (Health and Safety Code §19211d). Although not specifically stated, the statute requiring a statement of compliance does not appear to apply to a properly installed and bolted tankless water heater for the following reasons: There is no tank that can overturn; Pre-engineered strapping kits for such devices are not readily available; and Bolting already exists that would help avoid displacement or breakage in the event of an earthquake.

		cal ordinances impose more stringent water heater bracing, ancho tant to check with local city or county building and safety departme	
		ements for your property.	his regarding the applicable water heater
		MENT: California Health and Safety Code §19211 requires the selle	er of any real property containing a water
		eller is in compliance with California State Law. If the Property is a	
		Department of Housing and Community Development.	nanatara si masia nama, salat sitali
		hat the Property, as of the Close Of Escrow, will be in compliance	with Health and Safety Code §19211 by
		chored or strapped in place, in accordance with those requirements.	
Seller/Landlord	2 -	11/25/2015 Atherine Beckley	Date
	(Signature) 1489	(Print Name)	
Seller/Landlord		*1 1/2	Date
	(Signature)	(Print Name)	
The undersigned		es receipt of a copy of this document.	
Buyer/Tenant	Ellen Ruth Stone	Lifeti Katii Otolic	Date
	Signature)4C3	(Print Name)	
Buyer/Tenant _			Date
*	(Signature)	(Print Name)	
	SM	OKE DETECTOR STATEMENT OF COMPLIANCE	CE
1 STATE LAW		that (i) every single-family dwelling and factory built housing unit so	
I. STATE LAW.	California Law requires	red and listed by the State Fire Marshal, installed in accordance	with the State Fire Marshal's regulations
an operable s	smoke detector, approv	ed and listed by the State Fire Marshal, histalied in accordance	the detector in each cleaning room
(Health and S	afety Code §13113.8) ar	nd (ii) all used manufactured or mobilehomes have an operable smol	te detector in each sleeping room.
2. LOCAL REQ	UIREMENTS: Some loc	cal ordinances impose more stringent smoke detector requirements	than does California Law. Therefore, it is
important to c	heck with local city or co	ounty building and safety departments regarding the applicable smoke	detector requirements for your property.
TRANSFERO	R'S WRITTEN STATEM	MENT: California Health and Safety Code §13113.8(b) requires even	y transferor of any real property containing
a single-family	y dwelling, whether the t	ransfer is made by sale, exchange, or real property sales contract (in	nstallment sales contract), to deliver to the
transferee a w	vritten statement indicati	ing that the transferor is in compliance with California State Law con-	cerning smoke detectors. If the Property is
a manufacture	ed or mobile home, Selle	er shall also file a required Statement with the Department of Housing	and Community Development (HCD).
4. EXCEPTIONS	S: Generally, a written s	statement of smoke detector compliance is not required for transact	tions for which the Seller is exempt from
providing a tra	ansfer disclosure stateme	ent.	
5. CERTIFICATI	ION: Seller represents t	that the Property, as of the Close Of Escrow, will be in compliance	e with the law by having operable smoke
detector(s) (i)	approved and listed by	the State Fire Marshal installed in accordance with the State Fire	Marshal's regulations Health and Safety
Code §13113	.8 or (ii) in compliance	with Manufactured Housing Construction and Safety Act (Health an	d Safety Code §18029.6) located in each
sleeping room	for used manufactured	or mobilehomes as required by HCD and (iii) in accordance with app	olicable local ordinance(s).
Seller/Landlord	7	11/25/2015 Herine Beckley	Date
Seller/Landioru	Signature 11489	(Print Name)	
Seller/Landlord	(Signature)	(Fine Name)	Date
Jelien/Landiord	(Signature)	(Print Name)	
The undersigne		e(s) receipt of a copy of this Water Heater and Smoke Detect	or Statement of Compliance.
Buyer/Tenant	Ellen Ruth Stone	11/25/20 Effen Ruth Stone	Date
	(Signature) (C3	(Print Name)	
Buver/Tenant	(3	V. Contraction V.	Date

(Print Name)

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Reviewed by	Date



WHSD REVISED 11/10 (PAGE 1 OF 1)

WATER HEATER AND SMOKE DETECTOR STATEMENT OF COMPLIANCE (WHSD PAGE 1 OF 1)

Phone: 310-592-6500 ENGEL & VOELKERS Santa Monica, 1123 Montana Ave Santa Monica, CA 90403 Fax: 888-592-6501 608 Lincoln Blvd. Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogic Staci Siege



CARBON MONOXIDE DETECTOR NOTICE (C.A.R. Form CMD, 4/12)

ENGEL&VÖLKERS

OF REALTORS®

Property Address: Santa Monica, CA 90402

1. INSTALLATION OF CARBON MONOXIDE DETECTORS:

- A. Requirements: California law (Health and Safety Code sections 13260 to 13263 and 17296 to 17296.2) requires that as of July 1, 2011, all existing single-family dwellings have carbon monoxide detectors installed and that all other types of dwelling units intended for human occupancy have carbon monoxide detectors installed on or before January 1, 2013. The January 1, 2013 requirement applies to a duplex, lodging house, dormitory, hotel, condominium, time-share and apartment, among others.
- B. Exceptions: The law does not apply to a dwelling unit which does not have any of the following: a fossil fuel burning heater or appliance, a fireplace, or an attached garage. The law does not apply to dwelling units owned or leased by the State of California, the Regents of the University of California or local government agencies. Aside from these three owner types, there are no other owner exemptions from the installation requirement; it applies to all owners of dwellings, be they individual banks, corporations, or other entities. There is no exemption for REO properties.
- 2. DISCLOSURE OF CARBON MONOXIDE DETECTORS: The Health and Safety Code does not require a disclosure regarding the existence of carbon monoxide detectors in a dwelling. However, a seller of residential 1-4 property who is required to complete a Real Estate Transfer isclosure Statement, (C.A.R. orm T S) or a anufactured Home and obile home Transfer isclosure Statement (C.A.R. orm HT S) must use section A of that form to disclose whether or not the dwelling unit has a carbon monoxide detector.
- 3. COMPLIANCE WITH INSTALLATION REQUIREMENT: State building code requires at a minimum, placement of carbon monoxide detectors in applicable properties outside of each sleeping area, and on each floor in a multi-level dwelling but additional or different requirements may apply depending on local building standards and manufacturer instructions. An owner who fails to install a carbon monoxide detector when required by law and continues to fail to install the detector after being given notice by a governmental agency could be liable for a fine of up to 200 for each violation. A transfer of a property where a seller, as an owner, has not installed carbon monoxide detectors, when required to do so by law, will not be invalidated, but the seller owner could be sub ect to damages of up to 100, plus court costs and attorney fees. uyer and Seller are each advised to consult with their own home inspector, contractor or building department to determine the exact location for installation of carbon monoxide detectors. uyer is advised to consult with a professional of uyers choosing to determine whether the property has carbon monoxide detector(s) installed as required by law, and if not to discuss with their counsel the potential consequences.
- 4. LOCAL REQUIREMENTS: Some localities maintain their own retrofit or point of sale requirements which may include the requirement that a carbon monoxide detector be installed prior to a transfer of property. Therefore, it is important to check the local city or county building and safety departments regarding point of sale or retrofit requirements when transferring property.

The undersigned hereby acknowledge(s) receipt of a copy of this Carbon onoxide etector otice.

Seller/Landlord		11/25/2015 Katherine Beckley	Date
Seller/Landlord		(Print ame)	Date
Buyer/Tenant	Ellen Kuth Stone	11/25/2015 Ellen Ruth Stone (Print ame)	Date
Buyer/Tenant	(Signature)	(Print ame)	Date

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THIS OR HAS EE APPRO E THE CA OR A ASSOC AT O O REA TORS (C.A.R.). O REPRESE TAT O S A E AS TO THE E A SPEC C TRA SACTO . A REA ESTATE RO ER S THE PERSO R TA A CE, CO SU TA APPROPR ATE PRO ESS O A . E TO A SE O REA ESTATE A E UAC OA PRO SO UA OU ES RE E A OR TA A This form is available for use by the entire real estate industry. t is not intended to identify the user as a REA TOR. REA TOR is a registered collective membership mark which may be used only by members of the ATO A ASSOCATO O REA TORS who subscribe to its Code of Ethics.

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Reviewed by	ate
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CMD 4/12 (PAGE 1 OF 1)

CARBON MONOXIDE DETECTOR NOTICE (CMD PAGE 1 OF 1)

608 Lincoln Blvd. ENGEL & VOELKERS Santa Monica, 1123 Montana Ave Santa Monica, CA 90403 Phone: 310-592-6500 ax: 888-592-6501 Produced with ip orm by ip ogix 1 070 ifteen ile Road, raser, ichigan 4 026 www. ip ogix.com Staci Siegel



Staci Siegel

LEASE/RENTAL MOLD AND VENTILATION ADDENDUM (C.A.R. Form LRM, 4/05)



The following terms and conditions are hereby incorporated in and made a parameter Rental Agreement, other	art of the 🗶 Residential Lease or Month-to-Month
dated 11/20/2015 , on property located at (Street Address)	,
	to) CA (7in Code) 00402 ("Dramina")
	te) <u>CA</u> (Zip Code) <u>90402</u> ("Premises"),
in which	is referred to as "Tenant" and
incl des wner and agent)	is referred to as "Landlord" (the term "Landlord"
MOLD AND VENTILATION NOTIFICATION AND AGREEMENT: cept	so may be noted at the time of Tananta man
in inspection, Tenant agrees that the Premises is being deli ered free of	
mildew contamination (f chec ed, the Premises was pre io sly treated	
Tenant ac nowledges and agrees that (i) mold can grow if the Premise	
acc m late inside the Premises if it is not reg larly aired o t, especially in	
acc m late, it can lead to the growth of mold and (i) mold may grow e	
ac nowledges and agrees that Tenant has a responsibility to maintain the	
Tenant's agreement to do so is part of Tenant's material consideration in	n Landiord's agreement to rent the Premises to
Tenant Accordingly, Tenant agrees to	
Maintain the Premises free of dirt, debris and moist re that can hart	
2. Clean any mildew or mold that appears with an appropriate cleaner	
3. Clean and dry any isible moist re on windows, walls and other s	rfaces, incl ding personal property as ic ly as
possible	I D :
 Use reasonable care to close all windows and other openings in t Premises 	ne Premises to pre ent water from entering the
5. Use e ha st fans, if any, in the bathroom(s) and itchen while	sing those facilities and notify Landlord of any
inoperati e e ha st fans	not limited to roof or all mains los s drips or
6. mmediately notify Landlord of any water intr sion, incl ding b t	flot limited to, foot of primbing lea s, drips of
"sweating pipes"	la ndry facilities
7. mmediately notify Landlord of o erflows from bathroom, itchen or	and in the Promises
8. mmediately notify Landlord of any significant mold growth on s rfac	ces in the Fieldises
9. Allow Landlord, with appropriate notice, to enter the Premises to m	na e inspections regarding mold and entilation
and	l and l andlard a amplayons agents a consecre
10.Release, indemnify, hold harmless and fore er discharge Landlord	and Landiord's employees, agents, s coessors
and assigns from any and all claims, liabilities or ca ses of action	of any inditial renant, members of renants
ho sehold or Tenant's g ests or in itees may ha e at any time aga	ainst Landlord or Landlord's agents res filing from
the presence of moldyd e to Tenant's fail re to comply with this Lea	ase/Rental Mold and entilation Addend in
Tonant Ellen Ruth Stone	ate 11/2 /201
Tenant (Signat re)	
(Signative)	
Tenant	ate
(Print pame) and by:	
	· ·
Landlord A1218013A16014PQ	ate 11/2 /201
(Signat re)	
(Cignat 10)	
Landlord	ate
(Print name)	
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LRM 4/05 (PAGE 1 OF 1)	EQUAL HOUSING DEPORTUNITY
LEASE/RENTAL MOLD AND VENTILATION ADDE	NDUM (LRM PAGE 1 OF 1)
ENGEL & VOELKERS Santa Monica, 1123 Montana Ave Santa Monica, CA 90403	Phone 310-592-6500 a 888-592-6501 608 Lincoln Blvd.

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LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE, ACKNOWLEDGMENT AND ADDENDUM



For Pre-1978 Housing Sales, Leases, or Rentals (C.A.R. Form FLD, Revised 11/10)

The following terms and condition Purchase Agreement, 🔀 Residential	al Lease or Month-to-Mont	h Rental Agreement, or 🗌	
		ated November 20,	
		Monica, CA 90402	("Property") in
which	Ellen Ruth Stone		is referred to as Buyer or
Tenant and	Katherine Becki	ley	is referred to as Seller or
Landlord.			
			rest in residential real property on
which a residential dwelling was			
lead-based paint that may place yo	ung children at risk of deve	eloping lead poisoning. Lea	d poisoning in young children may
produce permanent neurological di	amage, including learning	disabilities, reduced intellig	gent quotient, behavioral problems
			nen. The seller of any interest in
			ad-based paint hazards from risk
			n lead-based paint hazards. A risk
assessment or inspection for possi			
			ay contain lead-based paint. Lead
			exposure is especially harmful to
young children and prognant women	on Refere renting are 197	8 housing Jassors must di	sclose the presence of lead-based
paint and/or lead-based paint haz	and in the dwelling I are	on must also receive fed	orally approved pamphlet on lead
	ards in the dwelling. Lesse	ees must also receive led	erally approved pampiller on lead
poisoning prevention.	DENOVATION DEDAIL	AND DAINTING DILL	F. The new rule requires that
			E: The new rule requires that
contractors and maintenance p	rofessionals working in r	ore-1978 housing, child	care facilities, and schools with
lead-based paint be certified; t	hat their employees be	trained; and that they	follow protective work practice
standards. The rule applies to	renovation, repair, or pa	ainting activities affectin	g more than six square feet of
lead-based paint in a room or m	ore than 20 square feet	of lead-based paint on	the exterior. Enforcement of the
rule begins October 1, 2010. Se	e the EPA website at w	ww epa gov/lead for mor	e information
		ww.opa.gov/load for file.	o imerination.
1. SELLER'S OR LANDLORD'S D			la contra de la contra de la fallaccia ac
I (we) have no knowledge of lea	id-based paint and/or lead-	-based paint nazards in the	housing other than the following:
I (we) have no reports or recor	ds pertaining to lead-based	d paint and/or lead-based	paint hazards in the housing other
than the following, which, previous	ously or as an attachment t	to this addendum, have be	en provided to Buyer or Tenant:
I (we), previously or as an attac	hment to this addendum, h	ave provided Buyer or Ten	ant with the pamphlet "Protect Your
Family From Lead In Your Hon	ne" or an equivalent pamph	nlet approved for use in the	State such as "The Homeowner's
Guide to Environmental Hazard			
	·		real estate purchase contract, to
For Sales Transactions Only.	buyer has 10 days, unles	of load based point and/or	load based paint bazards
conduct a risk assessment or ir			
	ation above and certify,	to the best of my (our)	knowledge, that the information
provided is true and correct.		11/25/2015	
		11/23/2013	
Seller or Landlord Katherine Beck	dev		Date
			a a
Seller or Landlord			Date
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the unauthorized reproduction of this form, or any	portion thereof,		
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ELD BEVISED 44/40 /BACE 4 OF S		Reviewed by	Date
FLD REVISED 11/10 (PAGE 1 OF 2)	NT AND LEAD-BASED PAIN	THATARDS DISCLOSURE	(ELD PAGE 1 OF 2)
ENGEL & VOELKERS Santa Monica, 1123 Montana Ave		Phone: 310-592-650	

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Property Address:	anta Monica, CA 90402		Date <i>November 20, 2015</i>
2. LISTING AGENT'S ACKNOWLEDG	MENT		
Agent has informed Seller or Landl Agent's responsibility to ensure com		dlord's obligations under	§42 U.S.C. 48 2d and is aware of
I have reviewed the information abo true and correct.	ve and certify, to the	AND NO. 1997	that the information provided is
ENGEL & VOELKERS Santa Monica		By Staci Siegel	11/25/2015
(Please Print) Agent (Broker representing	g Seller or Landlord)	Associate-Licensee or Staci Siegel	Broker Signature Date
3. BUYER'S OR TENANT'S ACKNOW	LEDGMENT		
I (we) have received copies of all inf In Your Home or an equivalent Environmental Hazards and Earthq paragraph 1 above occurs after A purchase contract. If you wish to	pamphlet approved fou uake Safety. If delivence cceptance of an offer	or use in the State such ery of any of the disclo- r to purchase, Buyer has	as The Homeowner's Guide to sures or pamphlet referenced in a right to cancel pursuant to the
For Sales Transactions Only: Buye purchase contract, to conduct a risk paint hazards; OR, (if checked) Defined based paint and/or lead-based paint and/or lead-based.	cassessment or inspec Buyer waives the right	ction for the presence of I	ead-based paint and/or lead-based
l (we) have reviewed the informatio provided is true and correct.		to the best of my (our)	knowledge, that the information
Ellen Ruth Stone 11/25			Dete
Buyer or Tenant Ellen Ruth Stone	Date	Buyer or Tenant	Date
4. COOPERATING AGENT'S ACKNO	WLEDGMENT		
Agent has informed Seller or Landobligations under §42 U.S.C. 48 20	dlord, through the Lis I and is aware of Agen	ting Agent if the property t's responsibility to ensure	is listed, of Seller's or Landlord's compliance.
I have reviewed the information abo	ove and certify, to the	e best of my knowledge	that the information provided is
true and correct.		DocuSigned by:	11/25/2015
Agent (Broker obtaining the Offer)		Associate-Licensee or	
		Staci Siegel	
			*
			i.
THIS FORM HAS BEEN APPROVED B THE CALIFO ADE UAC OF AN PROVISION IN AN SPECIF TRANSACTIONS. IF OU DESIRE LEGAL OR TA AI This form is available for use by the entire real estate in which may be used only by members of the NATIONAL	IC TRANSACTION. A REAL I DVICE, CONSULT AN APPROF ndustry. It is not intended to ider	ESTATE BRO ER IS THE PERSO PRIATE PROFESSIONAL. htify the user as a REALTOR®. REAL	_TOR® is a registered collective membership mark
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Case 2:23-cv-03122-JFW-E Document 29-6 Filed 06/16/23 Page 13 of 17 Page ID #:429

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Reviewed by_



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP



(Listing Firm to Seller) (As required by the Civil Code) (C.A.R. Form AD, Revised 12/14)

[(If checked) This form is being provided in connection with a transaction for a leasehold interest exceeding one year as per Civil Code section 2079.13(k) and (I).

When you enter into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction.

SELLER'S AGENT

A Seller's agent under a listing agreement with the Seller acts as the agent for the Seller only. A Seller's agent or a subagent of that agent has the following affirmative obligations:

To the Seller: A Fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Seller. To the Buyer and the Seller:

- (a) Diligent exercise of reasonable skill and care in performance of the agent's duties.
- (b) A duty of honest and fair dealing and good faith.
- (c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties. An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

BUYER'S AGENT

A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Seller's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the following affirmative obligations:

To the Buyer: A fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Buyer. To the Buyer and the Seller:

- (a) Diligent exercise of reasonable skill and care in performance of the agent's duties.
- (b) A duty of honest and fair dealing and good faith.
- (c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

AGENT REPRESENTING BOTH SELLER AND BUYER

A real estate agent, either acting directly or through one or more associate licensees, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer.

In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer:

- (a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.
- (b) Other duties to the Seller and the Buyer as stated above in their respective sections.

In representing both Seller and Buyer, the agent may not, without the express permission of the respective party, disclose to the other party that the Seller will accept a price less than the listing price or that the Buyer will pay a price greater than the price offered.

The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect his or her own interests. You should carefully read all agreements to assure that they adequately express your understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or tax advice is desired, consult a competent professional.

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction. This disclosure form includes the provisions of Sections 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully. I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE

PRINTED ON THE BACK (OR A SEPA	RATE PAGE).	11/25	/2015 Date	
Buyer Seller Landlord Tenant	Katherine Beckley		Date	
Agent Description III ENGEL &	VOELKERS Santa Monica	BRE Lic. # 0	1911544	
By Man Sugal Be	eal Estate Broker (Firm) 11/25/2015 BRE Lic. # <u>0</u>	01711008	Date	
" (Safesperson or Broker-Associa	te) Staci Siegel			
Agency Disclosure Compliance (Civil Code When the listing brokerage company a different AD form signed by Buyer/Tenan When Seller/Landlord and Buyer/Tenan Seller/Landlord and (ii) the Buyer's/Ter presented to Seller/Landlord for signature (SELLER/LANDLORD: DO NOT	also represents Buyer/Tenant: The lit. It are represented by different bromant's Agent shall have one AD to be prior to presentation of the offer. I SIGN HERE)	okerage companies: (i) the Listing form signed by Buyer/Tenant and If the same form is used, Seller m (SELLER/LANDLO	Agent shall have one deither that same or any sign here:	AD form signed by a different AD form
Seller/Landlord	Date	Seller/Landlord		Date
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AD REVISED 12/14 (PAGE 1 OF 2)

DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 1 OF 2)

ENGEL & VOELKERS Santa Monica, 1123 Montana Ave Santa Monica, CA 90403 hone: 310-592-6500 Fax: 888-592-6501 608 Lincoln Blvd. Staci Siegel roduced with zipForm® by zipLogix 1 070 Fifteen ile Road, Fraser, ichigan 4 02 www.zipLogix.com 608 Lincoln Blvd.

CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings: (a) Agent means a person acting under provisions of Title 9 (commencing with Section 229) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of art 1 of Division 4 of the Business and rofessions Code, and under whose license a listing is executed or an offer to purchase is obtained. (b) Associate licensee means a person who is licensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of art 1 of Division 4 of the Business and rofessions Code and who is either licensed under a broker or has entered into a written contract with a broker to act as the broker's agent in connection with acts requiring a real estate license and to function under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform as agents of the agent. When an associate licensee owes a duty to any principal, or to any buyer or seller who is not a principal, in a real property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the associate licensee functions. (c) Buyer means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. Buyer includes vendee or lessee. (d) Commercial real property means all real property in the state, except single-family residential real property, dwelling units made subject to Chapter 2 (commencing with Section 1940) of Title , mobilehomes, as defined in Section 79 .3, or recreational vehicles, as defined in Section 799.29. (e) Dual agent means an agent acting, either directly or through an associate licensee, as agent for both the seller and the buyer in a real property transaction. (f) Listing agreement means a contract between an owner of real property and an agent, by which the agent has been authorized to sell the real property or to find or obtain a buyer. (g) Listing agent means a person who has obtained a listing of real property to act as an agent for compensation. (h) Listing price is the amount expressed in dollars specified in the listing for which the seller is willing to sell the real property through the listing agent. (I) Offering price is the amount expressed in dollars specified in an offer to purchase for which the buyer is willing to buy the real property. (j) Offer to purchase means a written contract executed by a buyer acting through a selling agent that becomes the contract for the sale of the real property upon acceptance by the seller. (k) Real property means any estate specified by subdivision (1) or (2) of Section 7 1 in property that constitutes or is improved with one to four dwelling units, any commercial real property, any leasehold in these types of property exceeding one year's duration, and mobilehomes, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131. of the Business and rofessions Code. (I) Real property transaction means a transaction for the sale of real property in which an agent is employed by one or more of the principals to act in that transaction, and includes a listing or an offer to purchase. (m) Sell, sale, or sold refers to a transaction for the transfer of real property from the seller to the buyer, and includes exchanges of real property between the seller and buyer, transactions for the creation of a real property sales contract within the meaning of Section 29 , and transactions for the creation of a leasehold exceeding one year's duration. (n) Seller means the transferor in a real property transaction, and includes an owner who lists real property with an agent, whether or not a transfer results, or who receives an offer to purchase real property of which he or she is the owner from an agent on behalf of another. Seller includes both a vendor and a lessor. (o) Selling agent means a listing agent who acts alone, or an agent who acts in cooperation with a listing agent, and who sells or finds and obtains a buyer for the real property, or an agent who locates property for a buyer or who finds a buyer for a property for which no listing exists and presents an offer to purchase to the seller. (p) Subagent means a person to whom an agent delegates agency powers as provided in Article (commencing with Section 2349) of Chapter 1 of Title 9. owever, subagent does not include an associate licensee who is acting under the supervision of an agent in a real property transaction.

2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.1, and, except as provided in subdivision (c), shall obtain a signed acknowledgement of receipt from that seller or buyer, except as provided in this section or Section 2079.1, as follows: (a) The listing agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agreement. (b) The selling agent shall provide the disclosure form to the seller as soon as practicable prior to presenting the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be furnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the listing agent, or the selling agent may deliver the disclosure form by certified mail addressed to the seller at his or her last known address, in which case no signed acknowledgement of receipt is required. (d) The selling agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase, except that if the offer to purchase is not prepared by the selling agent shall present the disclosure form to the buyer not later than the next business day after the selling agent receives the offer to purchase from the buyer.

2079.15 In any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal.

2079.16 Reproduced on age 1 of this AD form.
2079.17 (a) As soon as practicable, the selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the seller's agent, or as a dual agent representing both the buyer and the seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller, the buyer, and the selling agent prior to or coincident with execution of that contract by the buyer and the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the real property transaction exclusively as the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the listing agent prior to or coincident with the execution of that contract by the seller.

(C)	i ne confirmation required	by subdivisio	ins (a) and (b) shall be (n the following form.
	(DO NOT CO	LETE. SA	LE ONLY)	is the agent of (check one): □ the seller exclusively or □ both the buyer and selle
(Nar	ne of Listing Agent)			
	(DO NOT CO	LETE. SA	LE ONLY)	_ is the agent of (check one): □ the buyer exclusively or □ the seller exclusively o
(Nar	ne of Selling Agent if not th	e same as th	e Listing Agent)	□ both the buyer and seller.

(d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14.

2079.18 No selling agent in a real property transaction may act as an agent for the buyer only, when the selling agent is also acting as the listing agent in the transaction.

2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a selling agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship.

2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are complied with.

2079.21 A dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price less than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not alter in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price.

2079.22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent.

2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act which is the object of the agency with the written consent of the parties to the agency relationship.

2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees or to relieve agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a fiduciary duty or a duty of disclosure.

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	a s	ubsidiar	y of the California Association of REALTORS®
,	2	South	irgil Avenue, Los Angeles, California 90020

Reviewed by		Date
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AD REVISED 12/14 (PAGE 2 OF 2)



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP



(Selling Firm to Buyer) (As required by the Civil Code) (C.A.R. Form AD, Revised 12/14)

[] (If checked) This form is being provided in connection with a transaction for a leasehold interest exceeding one year as per Civil Code section 2079.13(k) and (m).

When you enter into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction.

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To the Buyer and the Seller:

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- (b) A duty of honest and fair dealing and good faith.
- (c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties. An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

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A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Seller's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the following affirmative obligations:

To the Buyer: A fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Buyer.

To the Buyer and the Seller:

- (a) Diligent exercise of reasonable skill and care in performance of the agent's duties.
- (b) A duty of honest and fair dealing and good faith.
- (c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

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In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer:

- (a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.
- (b) Other duties to the Seller and the Buyer as stated above in their respective sections.

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PRINTED ON THE BACK (OR A SEPA	PATERAGETH STANK	11/25	/2015	
Buyer Seller Landlord Tenant	Cacho Late Mine	11/23	Date	
	len Ruth Stone			
☐ Buyer ☐ Seller ☐ Landlord ☐ Tenant _			Date	-
Agent Docusigned by: ENGEL &	VOELKERS Santa Monica	BRE Lic. #	01911544	
By	Real Estate Broker (Firm 11/25/2015 BRE L) ic. # 01711008	Date	
6893CD304286462 (Salesperson or Broke				
Agency Disclosure Compliance (Civil Code				
When the listing brokerage company a		nt: The Listing Agent shall have one	AD form signed b	y Seller/Landlord and a
different AD form signed by Buyer/Tenan				7-2
When Seller/Landlord and Buyer/Tenan				
Seller/Landlord and (ii) the Buyer's/Ter	ant's Agent shall have one	AD form signed by Buyer/Tenant ar	nd either that same	e or a different AD form
presented to Seller/Landlord for signature	11/25/2015	offer. If the same form is used, Seller r	nay sign nere:	
Seiler/Landford**	Date	Seller/Landlord		Date
Katherine Beckley				
The copyright laws of the United States (Title 17				
unauthorized reproduction of this form, or any po- machine or any other means, including facsimile				
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DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 1 OF 2)

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608 Lincoln Blvd.

CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings: (a) "Agent" means a person acting under provisions of Title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose license a listing is executed or an offer to purchase is obtained. (b) "Associate licensee" means a person who is licensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either licensed under a broker or has entered into a written contract with a broker to act as the broker's agent in connection with acts requiring a real estate license and to function under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform as agents of the agent. When an associate licensee cwes a duty to any principal, or to any buyer or seller who is not a principal, in a real property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the associate licensee functions. (c) "Buyer" means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. "Buyer" includes vendee or lessee. (d) "Commercial real property" means all real property in the state, except single-family residential real property, dwelling units made subject to Chapter 2 (commencing with Section 1940) of Title 5, mobilehomes, as defined in Section 798.3, or recreational vehicles, as defined in Section 799.29. (e) "Dual agent" means an agent acting, either directly or through an associate licensee, as agent for both the seller and the buyer in a real property transaction. (f) "Listing agreement" means a contract between an owner of real property and an agent, by which the agent has been authorized to sell the real property or to find or obtain a buyer. (g) "Listing agent" means a person who has obtained a listing of real property to act as an agent for compensation. (h) "Listing price" is the amount expressed in dollars specified in the listing for which the seller is willing to sell the real property through the listing agent. (I) "Offering price" is the amount expressed in dollars specified in an offer to purchase for which the buyer is willing to buy the real property. (j) "Offer to purchase" means a written contract executed by a buyer acting through a selling agent that becomes the contract for the sale of the real property upon acceptance by the seller. (k) "Real property" means any estate specified by subdivision (1) or (2) of Section 761 in property that constitutes or is improved with one to four dwelling units, any commercial real property, any leasehold in these types of property exceeding one year's duration, and mobilehomes, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131.6 of the Business and Professions Code. (I) "Real property transaction" means a transaction for the sale of real property in which an agent is employed by one or more of the principals to act in that transaction, and includes a listing or an offer to purchase. (m) "Sell," "sale," or "sold" refers to a transaction for the transfer of real property from the seller to the buyer, and includes exchanges of real property between the seller and buyer, transactions for the creation of a real property sales contract within the meaning of Section 2985, and transactions for the creation of a leasehold exceeding one year's duration. (n) "Seller" means the transferor in a real property transaction, and includes an owner who lists real property with an agent, whether or not a transfer results, or who receives an offer to purchase real property of which he or she is the owner from an agent on behalf of another. "Seller" includes both a vendor and a lessor. (o) "Selling agent" means a listing agent who acts alone, or an agent who acts in cooperation with a listing agent, and who sells or finds and obtains a buyer for the real property, or an agent who locates property for a buyer or who finds a buyer for a property for which no listing exists and presents an offer to purchase to the seller. (p) "Subagent" means a person to whom an agent delegates agency powers as provided in Article 5 (commencing with Section 2349) of Chapter 1 of Title 9. However, "subagent" does not include an associate licensee who is acting under the supervision of an agent in a real property transaction.

2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.16, and, except as provided in subdivision (c), shall obtain a signed acknowledgement of receipt from that seller or buyer, except as provided in this section or Section 2079.15, as follows: (a) The listing agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agreement. (b) The selling agent shall provide the disclosure form to the seller as soon as practicable prior to presenting the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be furnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the isting agent, or the selling agent may deliver the disclosure form by certified mail addressed to the seller at his or her last known address, in which case no signed acknowledgement of receipt is required. (d) The selling agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase is not prepared by the selling agent, the selling agent shall present the disclosure form to the buyer not later than the next business day after the selling agent receives the offer to purchase from the buyer.

2079.15 In any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal.

2079.16 Reproduced on Page 1 of this AD form.

2079.17 (a) As soon as practicable, the selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the seller's agent, or as a dual agent representing both the buyer and the seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller, the buyer, and the selling agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the listing agent shall disclose to the seller whether the listing agent is acting in the real property transaction exclusively as the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the listing agent prior to or coincident with the execution of that contract by the seller.

(c)	The confirmation required by subdivisions (a) and (b) shall be		
	(DO NOT COMPLETE. SAMPLE ONLY)	is the agent of (check one): □ the seller exclusive	ely; or □ both the buyer and seller.
(Na	me of Listing Agent)		
	(DO NOT COMPLETE, SAMPLE ONLY)	is the agent of (check one): ☐ the buyer exclusi	
(Na	me of Selling Agent if not the same as the Listing Agent)	□ both the buyer and seller.	

(d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14.

2079.18 No selling agent in a real property transaction may act as an agent for the buyer only, when the selling agent is also acting as the listing agent in the transaction.

2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a selling agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship.

2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are complied with.

2079.21 A dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price less than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not after in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price.

2079.22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent.

2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act which is the object of the agency with the written consent of the parties to the agency relationship.

2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees or to relieve agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a fiduciary duty or a duty of disclosure.

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DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 2 OF 2)